

# HAFETZ & NECHELES LLP

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December 11, 2019

**MEMO ENDORSED**

Via ECF

Hon. Kenneth M. Karas  
The Hon. Charles L. Brieant Jr.  
Federal Building and United States Courthouse  
300 Quarropas St.  
White Plains, NY 10601

Re: *United States v. Goldbrener, et al*, 18-cr-614 (KMK)

Dear Judge Karas:

We write, with the consent of the U.S. Attorney's Office and all the defendants, to respectfully request a brief adjournment of the current motion schedule in the above-captioned case. Most of the defendants are currently in discussions with the government about possible resolutions to their cases and all the parties believe that additional time for those discussions would be helpful towards that end.

We therefore respectfully propose the following new briefing schedule:

Defendants' Motions due: December 24, 2019;  
Government's Response due: January 24; and  
Defendants' Replies due: February 4, 2019.

||

We respectfully ask that the Court so-order this motion.

*Granted.*

*So Ordered.*

*KMK*  
12/11/19

Sincerely,

/s/

Gedalia M. Stern  
Counsel for Peretz Klein

cc: All counsel (via ECF).